## **INTERNATIONAL SEARCH REPORT**

International application No.

		PC1/US04/3965/	-	
A. CLASSIFICATION OF SUBJECT MATTER				
IPC(7) : A61K 31/40				
US CL : 514/414, 913		. == =		
According to International Patent Classification (IPC) or to both nat  B. FIELDS SEARCHED	ional classification and	LIPC		
Minimum documentation searched (classification system followed b	y classification symbo	ls)		
U.S. : 514/414, 913		•		
Documentation searched other than minimum documentation to the			4.014	
NONE	extent that such docum	nents are included i	n the fields searched	
Electronic data base consulted during the international search (name	e of data hase and who	ere practicable con	ch terms wood)	
WEST	o or dam base and, with	oro praorioaoro, sem	on terms useri)	
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C POCH MANES CONCEPTED TO SECURITY	·····		•	
C. DOCUMENTS CONSIDERED TO BE RELEVANT				
Category * Citation of document, with indication, where ap	propriate, of the relev	ant passages	Relevant to claim No.	
Y US 5,134,124 A (NISATO et al.) 28 July 1992 (28.0°	7.1992), see the entire	document.	1-20	
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		•		
	•			
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Further documents are listed in the continuation of Box C.	See patent	family annex.		
Special categories of cited documents:	"T" later documen	t published after the intern	national filing date or priority date	
"A" document defining the general state of the art which is not considered to be of	and not in con	flict with the application b	rut cited to understand the	
particular relevance	principle or th	eory underlying the invent	tion	
"B" extlier application or patent published on or after the international filing date	"X" document of p	articular relevance; the cla	altried invention cannot be	
The state of the s	considered no when the door	vel or cannot be considere iment is taken alone	d to involve an inventive step	
"L" document which may throw doubts on priority claim(s) or which is cited to				
establish the publication date of another citation or other special reason (as specified)	"Y" document of p	articular relevance; the cla involve an inventive step :	nimed invention cannot be when the document is combined	
	with one or m	ore other such documents,	such combination being obvious	
by the state of th	to a person ski	illed in the art	-	
"P" document published prior to the international filing date but later than the	"&" document men	mber of the same patent fa	mily	
priority date clarined				
Date of the actual completion of the international search  Date of mailing of the international search  Date of mailing of the international search			MERCAPR 2005	
02 April 2005 (02.04.2005)				
Name and mailing address of the ISA/US	Authorized officer	A.	11/5	
Mail Stop PCT, Attn: ISA/US	AMMIONIZED UITOST.	Mance!	Elika X	
Commissioner of Patents	Christopher Low			
P.O. Box 1450				
Facsimile No. (703) 305-3230	Telephone No. 571-2	612-0513		
Form PCT/ISA/210 (second sheet) (July 1998)				

REC'D	27	<b>APR</b>	2005
WIPO			PCT

## PATENT COOPERATION TREATY

From the

<del>To:</del>		PC		
MARY J. WILSON		101		
NEXON & VANDERLIYEP. 1100 NORTH GLEBE ROAL ARLINGTON, VA 22201-4	D, SUITE 800	WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY  (PCT Rule 43bis.1)		
•		Date of mailing 25 APR 200 (day/month/year)		
Applicant's or agent's file re	ference	FOR FURTHER ACTION See paragraph 2 below		
1579-947 International application No.	International filing da	te (day/month/year)	Priority date (day/month/year)	
PCT/US04/39657	26 November 2004 (2		26 November 2003 (26.11.2003)	
International Patent Classific	cation (IPC) or both national classifi	cation and IPC		
IPC(7): A61K 31/40 and US	C1 · 514/414. 913		•	
Applicant				
DUKE UNIVERSITY				
1 This eminion contains is	ndications relating to the following i	tems.	•	
1. This opinion contains i				
Box No. I	Basis of the opinion			
Box No. II	Priority			
Box No. III	Non-establishment of opinion with	h regard to novelty, inv	entive step and industrial applicability	
Box.No. IV	Lack of unity of invention		,	
Box No. V	Reasoned statement under Rule 4 applicability; citations and explan	3 <i>bis</i> .1(a)(i) with regard ations supporting such	to novelty, inventive step or industrial statement	
Box No. VI	Certain documents cited			
Box No. VII	Certain defects in the internations	d application		
Box No. VIII	Certain observations on the intern	national application		
2. FURTHER ACTIO			.,	
International Prelimin	pero Examining Authority ("TPEA"	<ul> <li>except that this do sen IPEA has notified</li> </ul>	ill be considered to be a written opinion of the es not apply where the applicant chooses a the International Bureau under Rule 66.1bis(lidered.	
IPEA a written reply	provided above, considered to be a together, where appropriate, with ar I or before the expiration of 22 mont	nendments, before the	IPEA, the applicant is invited to submit to the expiration of 3 months from the date of mailing, whichever expires later.	
Of LOTHILL TURN 55				
For further options, se	ee Form PCT/ISA/220.			
For further options, se	ee Form PCT/ISA/220. e notes to Form PCT/ISA/220.		. 1	
For further options, se	e notes to Form PCT/ISA/220.	Authorized off	icer Mai de la	
For further options, se  3. For further details, see  Name and mailing address  Mail Stop PCT, A	e notes to Form PCT/ISA/220. s of the ISA/US	Authorized off	Mulling that	
For further options, se  3. For further details, see	e notes to Form PCT/ISA/220. s of the ISA/US thn: ISA/US Patents	Christopher I	Mulling that	

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US04/39657

Box No. I Basis of this opinion
1. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
This opinion has been established on the basis of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
a. type of material
a sequence listing
table(s) related to the sequence listing
b. format of material
in written format
in computer readable form
c. time of filing/furnishing
contained in international application as filed.
filed together with the international application in computer readable form.
furnished subsequently to this Authority for the purposes of search.
In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. Additional comments:
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Form PCT/ISA/237(Box No. I) (January 2004)

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US04/39657

INTERNATIONAL SEARCHING	AUTHORITY					
Box No. V Reasoned statement under Rule	43 bis.1(a)(i) with regar	d to novelty, inventive step or ind	ustrial			
applicability; citations and explanations supporting such statement						
1. Statement						
Novelty (N)	Claims <u>1-20</u>		. YES			
	Claims NONE	•	NO			
		•				
Inventive step (IS)	Claims <u>NONE</u> Claims <u>1-20</u>		YES			
	Claims 1-20		NO			
Industrial applicability (IA)	Claims 1-20		YES			
	Claims NONE		NO			
o City is						
2. Citations and explanations:						
Claims 1-20 lack an inventive step under PCT Artic the treatment of glaucoma the above reference difference obvious to a person skilled in the cet to see a definition of the cet to be a defined in the cet to be	IS Ifom the claimed invention	n in the use of statin desirations. It was	11 hama taran			
obvious to a person skilled in the art to use a statin of statin in general for the treatment of glaucoma.	lerivative for the treatment o	f glaucoma, considering that Nisato et a	al. teach the use			
Claims 1-20 meet the criteria set out in PCT Article	33(A) and thus have indust-	int and the Little Land of the Land				
be made or used in industry.	55(4), and thus have inclusing	iai applicability because the subject ma	tter claimed can			
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